## Before the

## Federal Communications Commission

AUG 7 \_ 1992

Washington, D.C. 20554

-EDERAL CLAMMUNICATIONS COMMISS:
OFFICE OF THE SECRETARY

In re Applications of )	MM Docket No. 92-33
CENTRAL FLORIDA EDUCATIONAL ) FOUNDATION, INC. ) Channel 202C3 ) Union Park, Florida )	File No. BPED-881207MA
BIBLE BROADCASTING NETWORK, INC. ) Channel 202C2 ) Conway, Florida )	File No. BPED-890412MJ
SOUTHWEST FLORIDA COMMUNITY ) RADIO, INC. ) Channel 202C2 ) Conway, Florida )	File No. BPED-891127MC
MIMS COMMUNITY RADIO, INC. ) Channel 202C1 ) Oak Hill, Florida )	File No. BPED-891127MD
HISPANIC BROADCAST SYSTEM, INC. ) Channel 202C3 ) Lake Mary, Florida )	File No. BPED-891128ME
For Construction Permit ) For a, Noncommercial, ) Educational New FM Station )	

TO: The Honorable Edward J. Kuhlmann Administrative Law Judge

## MOTION FOR SUSPENSION OF PROCEDURAL DATES

Central Florida Educational Foundation, Inc.

("Central"), Bible Broadcasting Network, Inc. ("BBN"),

Southwest Florida Community Radio, Inc. ("Southwest"), and

Hispanic Broadcast System, Inc. ("Hispanic"), hereby

respectfully requests the Presiding Judge to suspend as to

the applications of Bible Broadcasting Network, Inc., and

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<sup>1</sup> Stephen C. Simpson, counsel for Mims Community Radio, Inc., is aware of the filing of this motion and will interpose no objection.

Southwest Florida Community Radio, Inc., the procedural date requiring the filing of proposed findings of fact and conclusions of law on August 10, 1992.

Today, all the parties (except for Mims) have filed a Joint Request for Approval of Settlement Agreement which, if granted, would result in the dismissal of the applications of BBN and Southwest in return for reimbursement of a portion of their legitimate and prudent expenses. In such case, it would not appear to be a useful act for either BBN or Southwest to prepare and file proposed findings of fact and conclusions of law by the August 10, 1992 date. On the other hand, in the event the Presiding Judge should determine not to approve the Settlement Agreement, BBN and Southwest desire to preserve their rights with respect to the prosecution of their respective applications.

To this end, the undersigned parties respectfully request the Presiding Judge to suspend the procedural date for filing findings and reply findings with respect to BBN and Southwest until the latter of (a) the date on which the Settlement Agreement is approved, or (b) in the event the Settlement Agreement is not approved, ten days after the date of the Presiding Judge's Order declining to approve the Settlement Agreement.

WHEREFORE, the parties believe they have shown good cause for the grant of this Motion.

Respectfully submitted,

CENTRAL FLORIDA EDUCATIONAL FOUNDATION, INC.

By: Moleta Curre III
III Attorney

MAY & DUNNE, CHARTERED 1000 Thomas Jefferson St., NW Washington, D.C. 20007 (202) 298-6345

,	298-6345		
Date:	Queust	7.1992	
	•	BIBLE BROADCASTING NETWORK,	INC.

Gary S. Smithwick
Its Attorney

SMITHWICK & BELENDIUK, P.C. 1990 M Street, N.W. Suite 510 Washington, DC 20036 (202) 785-2800

Date: 8/7/92

SOUTHWEST FLORIDA COMMUNITY RADIO, INC.

By:
A. Wray Fitch, III
Its Attorney

GAMMON & GRANGE, P.C. 8280 Greensboro Drive 7th Floor McLean, VA 22102 (703) 761-5013

Date:\_\_\_\_\_

WHEREFORE, the parties believe they have shown good cause for the grant of this Motion.

Respectfully aubmitted,

CENTRAL FLORIDA EDUCATIONAL FOUNDATION, INC.

By: Joseph E. Dunne, III Its Attorney

MAY & DUNNE, CHARTERED 1000 Thomas Jefferson St., NW Washington, D.C. 20007 (202) 298-6345

Date:

BIBLE BROADCASTING NETWORK, INC.

By: Gery 8. Smithwick Its Attorney

SMITHWICK & BELENDIUK, D.C. 1990 M Street, N.W. Suite 510 Washington, DC 20036 (202) 785-2800

Date:\_\_\_\_

SOUTHWEST FLORIDA COMMUNITY RADIO, INC.

TOTAL THE

A. Wray Fitch, Its Attorney

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Date: AUGUST 7 1992

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HISPANIC BROADCAST STETEM, INC.

James L. Oyster)

Les Attorney

LAW OFFICERS OF JAMES L. OYSTER Rt. 1 Box 203A Castelton, VA 22716 (703) 937-4800

## CERTIFICATE OF SERVICE

I, Lisa M. Volpe, a legal assistant in the law firm of Smithwick, & Belendiuk, P.C., certify that on this 7th day of August, 1992, copies of the foregoing were mailed, postage prepared, to the following:

Honorable Edward J. Kuhlmann\* FCC, Administrative Law Judge 2000 L Street, N.W., Rm 220 Washington, DC 20554

James Shook, Esquire\*
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Lisa M. Volpe

\* By Hand